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13	MICROSOFT CORPORATION		
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
15			
16			
16	OAKLAND DIVISION		
17	INTERTRUST TECHNOLOGIES	!	
	CORPORATION, a Delaware corporation,		
18	.		
	Plaintiff,	G1 97 110 G10 1 5 17 1	
19	v.	CASE NO. C02-0647 SBA	
20	MICROSOFT CORPORATION, 8	Consolidated with C01-1640 SBA	
20	Washington corporation,	MICROSOFT'S INITIAL	
21	washington corporation,	DISCLOSURES PURSUANT TO	
	Defendant.	FED. R. CIV. P. 26(a)(1) ('721 Patent)	
22	MICROSOFT CORPORATION, a		
23	Washington corporation,		
23	Counterclaimant,		
24	Counterclathlain,		
	٧.		
25	INTERTRUST TECHNOLOGIES		
	CORPORATION, a Delaware corporation,		
26	• ,		
27	Counter Claim-Defendant.		
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Pursuant to Fed. R. Civ. P. 26(a), Microsoft Corporation ("Microsoft") makes the following initial disclosures. The initial disclosures are based on information now reasonably available and Microsoft's current understanding of the claims and defenses in this case. Microsoft is not providing documents or information not reasonably available at this time. Microsoft reserves the right to object to discovery into any listed subject matter. Microsoft reserves the right to supplement this initial disclosure pursuant to Fed. R. Civ. P. 26(e).

A. Witnesses

Microsoft identifies the following potential witnesses who, based on information and belief, are likely to have discoverable information relevant to claims and defenses in the action originally titled C02-0647 EDL (since reassigned and consolidated with C01-1640 SBA), along with the possible subjects of their testimony.

Microsoft incorporates by reference the identity of any individual identified in the Patent Office file histories of the patents-in-suit, including U.S. Patent No. 6,157,721 ("the '721 Patent"), or involved in the prosecution of any patent-in-suit as being a potential source of discoverable information relevant to the '721 Patent, including but not limited to the named inventors, the prosecuting attorneys, and the U.S. Patent Office Examiners.

The individuals listed below may have discoverable information relevant to claims and defenses in this case. The identified individuals may also have information relevant to other subject matter areas that may be revealed upon further investigation of the matters at issue. There may be Microsoft employees, the specific identities of whom are not presently known, who are likely to have discoverable information relevant to claims and defenses in this action. In addition, there may be other persons and entities known to Microsoft who have discoverable information relevant to these subject matters, including Independent Software Vendors, Microsoft certified solution providers, Microsoft certified trainers, application developers, IT professionals, etc. Microsoft reserves the right to identify additional individuals who may have discoverable information relevant to any product that may be accused as infringing the '721 Patent, should InterTrust identify any such product. Microsoft employees may be contacted in this action only through Microsoft's counsel.

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Microsoft incorporates its disclosure of November 26, 2001 regarding individuals employees who have information concerning pre-suit business negotiations between Microsoft and InterTrust, and licensing of patents-in-suit, and information relevant to prior art to the asserted InterTrust patents. On information and belief, at least the following additional individuals have information relevant to prior art to the '721 Patent: Dorothy Denning, George Davida, Yvo Desmedt, Whitfield Diffie, Robert S. Gray, T.E. Gray, Martin Hellman, Richard J. Linn Brian Matt, Ralph Merkle, M.M. Pozzo, Dan Wallach, and anyone or anyone else familiar with the use or proposed use prior to the '721 Patent's filing date of cryptographic signatures and/or other "security" in Java, Telescript, Tcl, Verisign or Authenticode. Microsoft further incorporates by reference the identity of the authors, named inventors, and other individuals reflected or referenced in the publications and patents that are listed in the patents-in-suit and file histories or in Microsoft's Notice of Deposition of InterTrust Pursuant to Fed. R. Civ. P. 30(b)(6). Additional individuals potentially knowledgeable about prior art that may be relevant to the '721 Patent are reflected in documents produced by Microsoft in this matter. Microsoft also incorporates by reference any individuals disclosed by InterTrust who are likely to have discoverable information relevant to disputed facts alleged in the pleadings. Microsoft reserves the right to supplement the identity of possessors of material information pursuant to the Federal Rules of Civil Procedure and the Local Rules.

B. Documents

Microsoft has already produced or is producing for inspection and/or copying nonprivileged documents in its possession, custody or control which it may use to support a claim or defense relevant to the disputed facts alleged with particularity in the pleadings. Microsoft objects to the production of attorney-client communications, attorney work product or other information protected from discovery. Documents withheld on grounds of attorney-client privilege and/or work product immunity will be identified on a privilege log to be provided at a time mutually agreeable to the parties or ordered by the Court. Work product and confidential communications seeking or providing legal advice, or pursuant to the seeking or providing of legal advice, between Microsoft (or its agents) and attorneys (or their agents) representing

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Microsoft in connection with such representation produced after October 17, 1994, are also withheld, without particular identification, as subject to the attorney-client privilege and/or work product immunity. This categorical identification of these documents is considered to satisfy any identification requirements necessary to properly assert privilege for these documents. See Advisory Committee notes to 1993 Amendments to Fed. R. Civ. P. 26(b).

C. Computation of Damages

As to the infringement claim(s) asserted by InterTrust, Microsoft asserts that it has no liability in relation to the '721 Patent (or any other InterTrust patent asserted in this action), and as a result there is no applicable computation of damages therefor. Microsoft reserves the right to recover attorneys fees and costs to the extent permitted by law. Microsoft anticipates that its response to any computation of alleged damages by InterTrust pertaining to the '721 Patent, and supporting documents and other evidentiary materials, will be made available during the course of discovery, including expert discovery, in this action.

D. Insurance Agreements

Microsoft is not aware of any insurance agreement relevant to this action under Fed. R.

Civ. P. 26(a)(1)(D).

Dated: June 5, 2002

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MICROSOFT'S INITIAL DISCLOSURES PURSUANT TO FED.R.CIV.P. 26 ('721 PATENT)

Portland, OR 97204 Telephone: (503) 226-7391

Attorneys for Defendant MICROSOFT CORPORATION

DECLARATION OF SERVICE BY E-MAIL AND FIRST-CLASS MAIL

On June 5, 2001, I served:

PURSUANT TO FED. R. CIV. P. 26(a)(1) ('721 Patent)
by e-mail delivery, and by placing a true copy of this paper in separate envelopes, first-class

MICROSOFT'S INITIAL DISCLOSURES

postage pre-paid, in the U.S. mail addressed to:

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MICROSOFT'S INITIAL DISCLOSURES
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